

The opinion in support of the decision being entered today was not written for publication and is not binding precedent of the Board.

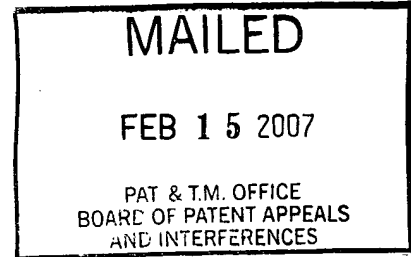
UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

Ex parte OLIVIER DAUDE and OLIVIER HERICOURT

Appeal No. 2006-3188
Application No. 09/696,518

ERRATUM



The file record for the above identified application reveals that a Decision by the Board of Patent Appeals and Interferences was mailed on January 26, 2007. It has been determined that the Decision contained draft copies of pages 6 and 7 (i.e., draft markings/corrections). Due to this mailing error, the Decision mailed date of January 26, 2007 is canceled. A re-mail date is hereby issued to include a final copy of pages 6 and 7 of the Decision.

Accordingly, the Decision date of January 26, 2007 is hereby replaced by the Decision mailed on even date herewith. All time periods for taking any subsequent

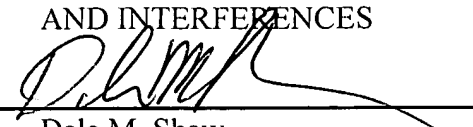
Appeal No. 2006-3188
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action in connection with this appeal are to be calculated based on the re-mail date of the Decision. Any confusion caused by the inadvertent mailing of the Decision is regretted.

By order of the

BOARD OF PATENT APPEALS
AND INTERFERENCES

By:



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